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## Swine-Keeping of in the District of Honolulu. (Reg. Bd. of H., Aug. 14, 1913.

- SECTION 1. No person or corporation shall keep or allow to be kept upon premises in his or its possession within the district of Honolulu any swine without first securing a written permit from the board of health. Such permit shall expire on the 1st day of July annually and be subject to the conditions thereof.
- SEC. 2. The owner, lessee, tenant, or occupant of any stall, stable, or apartment in which swine are kept or of any place in which manure, stable refuse, or any liquid discharge of such animals shall collect or accumulate shall cause such manure, stable refuse, or liquid to be promptly and properly removed therefrom, and shall at all times keep, or cause to be kept, such stall, stable, or apartment, and the drains, yard, and appurtenances thereof, in a clean and sanitary condition, so that no offensive odor shall be allowed to escape therefrom.
- SEC. 3. Floors, assorting boards, feeding troughs, gutters, and leaders shall be made of suitable solid hardwood planks, concrete, or other impervious material, so laid that they may be flushed with water and with proper grades and channels to carry off all drainage. False or loose boards are forbidden unless laid on concrete or other impervious material and of such size that the same may be readily removed.
- Sec. 4. Dung pits, refuse bins, swill boilers, and other like appurtenances shall be fly proof and of such construction that no odor shall escape therefrom.
- Sec. 5. It shall be unlawful to feed hogs any uncooked slaughterhouse offal or the uncooked flesh of dead animals.
- SEC. 6. No person or persons shall collect or keep any hog or hogs in any pen or otherwise confine any hog or hogs within the district of Honolulu, so that the same shall become noisome or offensive to other persons residing in the neighborhood.

## INDIANA.

## School Buildings—Construction and Sanitary Regulation. (Reg. Bd. of H., Dec. 17, 1913.)

- 1. Site.—Schoolhouse sites shall be convenient of approach from the public road or street. An elevation shall be obtained, if possible, but if the site must necessarily be low or even level surface drainage and subsoil drainage, and filling if needed, shall be provided.
- (a) Surroundings.—The site shall not be nearer than 500 feet to any of the following conditions, to wit: Swampy ground, body of stagnant water, cemetery, slaughterhouse, fertilizer-reduction plant, any business or manufacturing establishment which engenders noxious odors or vapors, or anything which pollutes the surrounding atmosphere, as gases, smoke, or dust, or any place of industry where disturbing noises prevail.
- (b) Area.—No school site shall have an area less than 1 acre, and, wherever possible, shall have an area of 2 acres or more. The school playground shall have an area of at least 30 square feet for each pupil. The playground shall be well drained, well graveled, free from depressions in which water can stand, and shall be equipped with such apparatus as will encourage and afford wholesome exercise and recreation. For the purpose of inculcating a love of the beautiful and imparting practical knowledge concerning the growth and care of plant life, that part of all school grounds not occupied by buildings and playground should be laid out according to an approved plan in lawn and garden with shrubs and shade trees.
- 2. School building.—No school building shall be constructed more than two stories above the basement.
- (a) Basement.—In every building in which the lower or basement floor is below the surface of the ground surrounding such building, and is used in part or as a whole for